

## NOTICES OF PROPOSED RULEMAKING

Unless exempted by A.R.S. § 41-1005, each agency shall begin the rulemaking process by first submitting to the Secretary of State's Office a Notice of Rulemaking Docket Opening followed by a Notice of Proposed Rulemaking that contains the preamble and the full text of the rules. The Secretary of State's Office publishes each Notice in the next available issue of the *Register* according to the schedule of deadlines for *Register* publication. Under the Administrative Procedure Act (A.R.S. § 41-1001 et seq.), an agency must allow at least 30 days to elapse after the publication of the Notice of Proposed Rulemaking in the *Register* before beginning any proceedings for making, amending, or repealing any rule. (A.R.S. §§ 41-1013 and 41-1022)

### NOTICE OF PROPOSED RULEMAKING

#### TITLE 4. PROFESSIONS AND OCCUPATIONS

#### CHAPTER 9. REGISTRAR OF CONTRACTORS

##### PREAMBLE

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|--|--|
| <b><u>1. Sections Affected</u></b><br>R4-9-108 | <b><u>Rulemaking Action</u></b><br>Amend |
|--|--|
- 2. The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**  
Authorizing statute: A.R.S. § 32-1104(A)(5)  
Implementing statute: A.R.S. § 32-1154(A)(3)
- 3. A list of all previous notices appearing in the Register addressing the proposed rule:**  
Notice of Rulemaking Docket Opening: 8 A.A.R. 2849, July 5, 2002
- 4. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**  
Name: Alan Felber, Chief of Licensing  
Address: Registrar of Contractors  
800 W. Washington, 6th Floor  
Phoenix, AZ 85007  
Telephone: (602) 542-1525  
Fax: (602) 542-7852  
E-mail: alan.felber@roc1.rc.state.az.us
- 5. An explanation of the rule, including the agency's reasons for initiating the rule:**  
R4-9-108 incorporates by reference the current editions of the building codes with which licensed contractors must comply in any county, city, or town that has not adopted building codes. Anyone reading this rule may think the codes mentioned are for statewide use instead of realizing the codes listed are for areas that have not adopted any codes. The portion of subsection (C) addressing the specific building codes is of little value because almost all areas of the state have a local code. For those areas that do not have a local code, the agency believes that the rule's requirement that work be performed in accordance with professional industry standards is sufficient. Therefore, the agency proposes striking the references to building codes contained in subsection (C).
- 6. A reference to any study relevant to the rule that the agency reviewed and either proposes to rely on in its evaluation of or justification for the rule or proposes not to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:**  
None
- 7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:**  
Not applicable
- 8. The preliminary summary of the economic, small business, and consumer impact:**  
The economic impact on all affected parties is favorable because the amendments to R4-9-108 will aid owner-builders and administrators who may be confused as to what should be the prevailing building code.

Notices of Proposed Rulemaking

**9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:**

Name: Alan Felber, Chief of Licensing  
Address: Registrar of Contractors  
800 W. Washington, 6th Floor  
Phoenix, AZ 85007  
Telephone: (602) 542-1525  
Fax: (602) 542-7852

**10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**

The agency will accept written comments submitted no later than 5:00 p.m., June 9, 2003, to the person listed in items #4 and #9.

Oral proceedings at which members of the public may appear and make comments regarding the rules or the economic, small business, and consumer impact statement will occur as follows:

Date: June 9, 2003  
Time: 9:00 a.m.  
Location: Industrial Commission of Arizona, Auditorium  
800 W. Washington  
Phoenix, AZ 85007

**11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:**

None

**12. Incorporations by reference and their location in the rules:**

None (after striking references in this notice)

**13. The full text of the rules follows:**

**TITLE 4. PROFESSIONS AND OCCUPATIONS**

**CHAPTER 9. REGISTRAR OF CONTRACTORS**

**ARTICLE 1. GENERAL PROVISIONS**

Section

R4-9-108. Workmanship Standards

**ARTICLE 1. GENERAL PROVISIONS**

**R4-9-108. Workmanship Standards**

- A. A contractor shall perform ~~All all~~ work ~~shall be performed~~ in a professional and workmanlike manner.
- B. A contractor shall perform ~~All all~~ work ~~shall be performed~~ in accordance with any applicable building codes and professional industry standards.
- C. All work performed by a contractor in ~~any a~~ county, city, or town ~~which that~~ has ~~not~~ adopted building codes or where any adopted building codes do not contain specific provisions applicable to that aspect of construction work shall be performed in accordance with professional industry standards, ~~and shall comply with the minimum standards set forth in subsections (C)(1) through (4):~~
  1. ~~In all new construction or remodeling, the minimum standards shall be in accordance with the Minimum Property Standards for Housing, Directive No. 4910.01, U.S. Department of Housing and Urban Development, 1994 (M.P.S.), as they pertain to construction and construction design but not to matters of site design and development of such residential construction.~~
  2. ~~In all new construction or remodeling, the minimum standards shall be in accordance with the minimum building requirements as set forth in volumes 1, 2, and 3 of the 1997 Uniform Building Code, International Conference of Building Officials, 1997 (U.B.C.).~~
  3. ~~In all general engineering work, the minimum standards shall be in accordance with the minimum building requirements as set forth in the U.B.C. and to the Principles of Construction of Hot Mix Asphalt Pavements, Manual Series No. 22, Asphalt Institute, January 1983 and to Asphalt in Pavement Maintenance, Manual Series No. 16, The Asphalt Institute, March 1983 as they pertain to construction and to matters of design and site development.~~

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4. ~~Plumbing, electrical, and mechanical refrigeration work shall be governed as follows:~~
  - a. ~~Plumbing: The minimum standards in the plumbing field shall be in accordance with the Uniform Plumbing Code, International Association of Plumbing and Mechanical Officials, 1997 (U.P.C.).~~
  - b. ~~Electrical: The minimum standards in the electrical field shall be in accordance with the 1996 National Electrical Code, National Fire Protection Association (NFPA 70-1996), 1995 (N.E.C.).~~
  - c. ~~Mechanical Refrigeration: The minimum standards in the mechanical refrigeration field shall be in accordance with the 1997 Uniform Mechanical Code, International Conference of Building Officials, 1997 (U.M.C.).~~
5. ~~The codes and industry manuals, referred to in subsections (C)(1) through (4) are incorporated by reference and on file with the Office of the Secretary of State and the Registrar of Contractors. This incorporation by reference contains no future editions or amendments.~~

NOTICE OF PROPOSED RULEMAKING

TITLE 9. HEALTH SERVICES

CHAPTER 28. ARIZONA HEALTH CARE COST CONTAINMENT SYSTEM  
ARIZONA LONG-TERM CARE SYSTEM

PREAMBLE

1. **Sections Affected**

R9-28-101	Amend
R9-28-102	Amend
R9-28-103	Amend
R9-28-107	Amend
2. **The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**

Authorizing statutes: A.R.S. §§ 36-2932, 36-2936, and 36-2945

Implementing statutes: A.R.S. §§ 36-2936 and 36-2945
3. **A list of all previous notices appearing in the Register addressing the proposed rule:**

Notice of Rulemaking Docket Opening: 9 A.A.R. 1205, April 11, 2003
4. **The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**

Name:	Claire Sinay
Address:	AHCCCS Office of Policy Analysis and Coordination 801 E. Jefferson, Mail Drop 4200 Phoenix, AZ 85034
Telephone:	(602) 417-4178
Fax:	(602) 256-6756
5. **An explanation of the rule, including the agency's reasons for initiating the rule:**

The Administration made changes to 9 A.A.C. 28, Article 1 to conform to state statute and to provide additional clarity and conciseness to existing rule language. Following is an explanation of the changes:

9 A.A.C. 28, Article 1, Definitions

The Administration amended definitions to improve the clarity and conciseness of the rule language and to correct outdated references to rule and statute.
6. **A reference to any study relevant to the rule that the agency reviewed and either proposes to rely on in its evaluation of or justification for the rule or proposes not to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:**

Not applicable
7. **A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:**

Not applicable

Notices of Proposed Rulemaking

**8. The preliminary summary of the economic, small business, and consumer impact:**

The contractors, members, providers, and AHCCCS are nominally impacted by the changes to the rule language. These rules define specific terms used in AHCCCS' long-term care rules. The Administration is amending these rules to correct cited references to state statute and rule and to make the rules more clear, concise, and understandable.

It is anticipated that the private sector, including small businesses or political subdivisions, will not be impacted because the proposed rule language changes are intended to streamline and clarify the existing rules. The Administration, contractors, providers, and members will benefit from the increased clarity of the rule language.

**9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:**

Name: Claire Sinay  
Address: AHCCCS  
Office of Policy Analysis and Coordination  
801 E. Jefferson, Mail Drop 4200  
Phoenix, AZ 85034  
Telephone: (602) 417-4178  
Fax: (602) 256-6756

Proposed rule language will be available on the AHCCCS web site [www.ahcccs.state.az.us](http://www.ahcccs.state.az.us) on April 9, 2003. Please send written comments to the above address by 5:00 p.m., June 9, 2003. E-mail will not be accepted.

**10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**

A request for an oral proceeding may be made by contacting Claire Sinay, Federal & State Policy Manager, by mail, telephone, or fax at the following address:

Address: AHCCCS  
Office of Policy Analysis and Coordination  
801 E. Jefferson, Mail Drop 4200  
Phoenix, AZ 85034  
Telephone: (602) 417-4178  
Fax: (602) 256-6756

**11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:**

Not applicable

**12. Incorporations by reference and their location in the rules:**

Not applicable

**13. The full text of the rules follows:**

**TITLE 9. HEALTH SERVICES**

**CHAPTER 28. ARIZONA HEALTH CARE COST CONTAINMENT SYSTEM  
ARIZONA LONG-TERM CARE SYSTEM**

**ARTICLE 1. DEFINITIONS**

Section

- R9-28-101. General Definitions  
R9-28-102. Covered Services Related Definitions  
R9-28-103. Preadmission Screening Related Definitions  
R9-28-107. Standards for Payment Related Definitions

**ARTICLE 1. DEFINITIONS**

**R9-28-101. General Definitions**

- A. Location of definitions. Definitions applicable to Chapter 28 are found in the following:

<u>Definition</u>	<u>Section or Citation</u>
"Administration"	A.R.S. § 36-2931
"ADHS"	R9-22-112

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“Aggregate”	R9-22-107
“AHCCCS”	R9-22-101
“AHCCCS Registered Provider”	R9-22-101
“Algorithm”	R9-28-104
“ALTCS”	R9-28-101
“ALTCS acute care services”	R9-28-104
“Alternative HCBS setting”	R9-28-101
“Ambulance”	R9-22-102
“Applicant”	R9-22-101
“Bed hold”	R9-28-102
“Behavior intervention”	R9-28-102
“Behavior management services”	R9-20-101
“Behavioral health evaluation”	R9-22-112
“Behavioral health medical practitioner”	R9-22-112
“Behavioral health professional”	R9-20-101
“Behavioral health service”	R9-20-101
“Behavioral health technician”	R9-20-101
“Billed charges”	R9-22-107
“Board-eligible for psychiatry”	R9-22-112
“Capped fee-for-service”	R9-22-101
“Case management plan”	R9-28-101
“Case manager”	R9-28-101
“Case record”	R9-22-101
“Categorically-eligible”	R9-22-101
“Certification”	R9-28-105
“Certified psychiatric nurse practitioner”	R9-22-112
“CFR”	R9-28-101
“Clean claim”	<del>R9-20-101</del> <u>A.R.S. § 36-2904</u>
“Clinical supervision”	R9-22-112
“CMS”	R9-22-101
“Community Spouse”	R9-28-104
“Contract”	R9-22-101
“Contract year”	R9-28-101
“Contractor”	A.R.S. § 36-2901
“County of fiscal responsibility”	R9-28-107
“Covered services”	R9-28-101
“CPT”	R9-22-107
“CSRD”	R9-28-104
“Day”	R9-22-101
“Department”	A.R.S. § 36-2901
“De novo hearing”	42 CFR 431.201
“Developmental disability”	A.R.S. § 36-551
“Diagnostic services”	R9-22-102
“Director”	R9-22-101
“Disenrollment”	R9-22-117
“DME”	R9-22-102

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“EPD”	R9-28-301
“Eligible person”	A.R.S. § 36-2931
“Emergency medical services”	R9-22-102
“Encounter”	R9-22-107
“Enrollment”	R9-22-117
“Estate”	A.R.S. § 14-1201
“Facility”	R9-22-101
“Factor”	R9-22-101
“Fair consideration”	R9-28-104
“FBR”	R9-22-101
“Grievance”	R9-22-108
“GSA”	R9-22-101
“Guardian”	<del>R9-22-116</del> <u>A.R.S. § 14-5311</u>
“HCBS” or “Home and community based services”	A.R.S. §§ 36-2931 and 36-2939
“Health care practitioner”	R9-22-112
“Hearing”	R9-22-108
“Home”	R9-28-101
“Home health services”	R9-22-102
“Hospital”	R9-22-101
“ICF-MR” or “Intermediate care facility for the mentally retarded”	42 CFR 483 Subpart I
“IHS”	R9-28-101
“IMD”	42 CFR 435.1009 and R9-28-111
“Indian”	42 CFR 36.1
“Institutionalized”	R9-28-104
“Interested Party”	R9-28-106
“JCAHO”	R9-28-101
“License” or “licensure”	R9-22-101
“Medical record”	R9-22-101
“Medical services”	R9-22-101
“Medical supplies”	R9-22-102
“Medically eligible”	R9-28-104
“Medically necessary”	R9-22-101
“Member”	A.R.S. § 36-2931
“Mental disorder”	A.R.S. § 36-501
“MMMNA”	R9-28-104
“Nursing facility” or “NF”	42 U.S.C. 1396r(a)
“Noncontracting provider”	A.R.S. § 36-2931
“Occupational therapy”	R9-22-102
“Partial care”	R9-22-112
“PAS”	R9-28-103
“PASARR”	R9-28-103
“Pharmaceutical service”	R9-22-102
“Physical therapy”	R9-22-102
“Physician”	R9-22-102
“Post-stabilization services”	42 CFR 438.114

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“Practitioner”	R9-22-102
“Primary care provider (PCP)”	R9-22-102
“Primary care provider services”	R9-22-102
“Prior authorization”	R9-22-102
“Prior period coverage” or “PPC”	R9-22-107
“Private duty nursing services”	R9-22-102
“Program contractor”	A.R.S. § 36-2931
“Provider”	A.R.S. § 36-2931
“Psychiatrist”	R9-22-112
“Psychologist”	R9-22-112
“Psychosocial rehabilitation”	R9-20-101
“Quality management”	R9-22-105
“Regional behavioral health authority” or “RBHA”	A.R.S. § 36-3401
“Radiology”	R9-22-102
“Reassessment”	R9-28-103
“Redetermination”	R9-28-104
“Referral”	R9-22-101
“Reinsurance”	R9-22-107
“Representative”	R9-28-104
“Respiratory therapy”	R9-22-102
“Respite care”	R9-28-102
“RFP”	R9-22-106
“Room and board”	R9-28-102
“Scope of services”	<del>R9-22-102</del> <u>R9-28-102</u>
“Section 1115 Waiver”	A.R.S. § 36-2901
“Speech therapy”	R9-22-102
“Spouse”	R9-28-104
“SSA”	42 CFR 1000.10
“SSI”	R9-22-101
“Subcontract”	R9-22-101
“Utilization management”	R9-22-105
“Ventilator dependent”	R9-28-102

- B.** General definitions. In addition to definitions contained in A.R.S. §§ 36-551, 36-2901, 36-2931, and 9 A.A.C. 22, Article 1, the following words and phrases have the following meanings unless the context of the Chapter explicitly requires another meaning:

“ALTCS” means the Arizona Long-term Care System as authorized by A.R.S. § 36-2932.

“Alternative HCBS setting” means a living arrangement approved by the Director and licensed or certified by a regulatory agency of the state, where a member may reside and receive HCBS including:

For a person with a developmental disability specified in A.R.S. § 36-551:

Community residential setting defined in A.R.S. § 36-551;

Group home defined in A.R.S. § 36-551;

State-operated group home under A.R.S. § 36-591;

Family foster home under 6 A.A.C. 5, Article 58;

Group foster home under R6-5-5903;

Licensed residential facility for a person with traumatic brain injury under A.R.S. § 36-2939;

Adult therapeutic foster home under 9 A.A.C. 20, Articles 1 and 15;

Level 2 and Level 3 behavioral health agencies under 9 A.A.C. 20, Articles 1, 4, 5, and 6; and

Rural substance abuse transitional agencies under 9 A.A.C. 20, Articles 1 and 14; and

For a person who is elderly or physically disabled under R9-28-301, and the facility, setting, or institution is registered with AHCCCS:

Adult foster care homes defined in A.R.S. § 36-401 and as authorized in A.R.S. § 36-2939;  
Assisted living home or assisted living center, units only, under A.R.S. § 36-401, and as authorized in A.R.S. § 36-2939;  
Licensed residential facility for a person with a traumatic brain injury specified in A.R.S. § 36-2939;  
Adult therapeutic foster home under 9 A.A.C. 20, Articles 1 and 15;  
Level II and Level III behavioral health agencies under 9 A.A.C. 20, Articles 1, 4, 5, and 6;  
Rural Substance Abuse Transitional Agencies under 9 A.A.C. 20, Articles 1 and 14; and  
Alzheimer's treatment assistive living facility demonstration pilot project as specified in Laws 1999, Ch. 313, § 35 as amended by Laws 2001, Ch. 140, § 1.

"Case management plan" means a service plan developed by a case manager that involves the overall management of a member's care, and the continued monitoring and reassessment of the member's need for services.

"Case manager" means a person who is either a degreed social worker, a licensed registered nurse, or a person with a minimum of two years of experience in providing case management services to a person who is elderly and physically disabled or has developmental disabilities.

"Contract year" means the period beginning on October 1 and continuing until September 30 of the following year.

"CFR" means Code of Federal Regulations, unless otherwise specified in this Chapter.

"Covered Services" means the health and medical services described in Articles 2 and 11 of this Chapter as being eligible for reimbursement by AHCCCS.

"Home" means a residential dwelling that is owned, rented, leased, or occupied by a member, at no cost to the member, including a house, a mobile home, an apartment, or other similar shelter. A home is not a facility, a setting, or an institution, or a portion of any of these that is licensed or certified by a regulatory agency of the state as a:

Health care institution under A.R.S. § 36-401;  
Residential care institution under A.R.S. § 36-401;  
Community residential setting under A.R.S. § 36-551; or  
Behavioral health service under 9 A.A.C. 20, Articles 1, 4, 5, and 6.

"IHS" means the Indian Health Service.

"JCAHO" means the Joint Commission on Accreditation of Healthcare Organizations.

#### **R9-28-102. Covered Services Related Definitions**

Definitions. The following words and phrases, in addition to definitions contained in A.R.S. §§ 36-2901 and 36-2931, and 9 A.A.C. 22, Article 1, have the following meanings unless the context of the Chapter explicitly requires another meaning:

~~"Ambulance" is defined in 9 A.A.C. 22, Article 1.~~

"Bed hold" means a 24 hour per day unit of service that is authorized by an ALTCS case manager or designee during a period of short-term hospitalization or therapeutic leave that meets the requirement specified in 42 CFR 483.12.

"Behavior intervention" means the planned interruption of a member's inappropriate behavior using techniques such as reinforcement, training, behavior modification, and other systematic procedures intended to result in more acceptable behavior.

~~"Covered services" is defined in 9 A.A.C. 22, Article 1.~~

~~"Diagnostic services" is defined in 9 A.A.C. 22, Article 1.~~

~~"DME" means durable medical equipment and is defined in 9 A.A.C. 22, Article 1.~~

~~"Emergency medical services" is defined in 9 A.A.C. 22, Article 1.~~

~~"Home health services" is defined in 9 A.A.C. 22, Article 1.~~

~~"Medical supplies" is defined in 9 A.A.C. 22, Article 1.~~

~~"Occupational therapy" is defined in 9 A.A.C. 22, Article 1.~~

~~"Pharmaceutical service" is defined in 9 A.A.C. 22, Article 1.~~

~~"Physical therapy" is defined in 9 A.A.C. 22, Article 1.~~

~~"Physician" is defined in 9 A.A.C. 22, Article 1.~~

~~"Practitioner" is defined in 9 A.A.C. 22, Article 1.~~

~~"Primary care provider" is defined in 9 A.A.C. 22, Article 1.~~

~~"Primary care provider services" is defined in 9 A.A.C. 22, Article 1.~~

~~"Prior authorization" is defined in 9 A.A.C. 22, Article 1.~~

~~"Private duty nursing services" is defined in 9 A.A.C. 22, Article 1.~~

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~~“Radiology” is defined in 9 A.A.C. 22, Article 1.~~

~~“Respiratory therapy” is defined in 9 A.A.C. 22, Article 1.~~

“Respite care” means a short-term service provided in a NF or a home and community based service setting to an individual when necessary to relieve a family member or other person caring for the individual.

“Room and board” means lodging and meals.

~~“Scope of services” is defined in 9 A.A.C. 22, Article 1~~ means the covered, limited, and excluded services under Articles 2 and 12 of this Chapter.

~~“Speech therapy” is defined in 9 A.A.C. 22, Article 1.~~

“Ventilator dependent,” for purposes of ALTCS eligibility, means an individual is medically dependent on a ventilator for life support at least six hours per day and has been dependent on ventilator support as an inpatient in a hospital, NF, or ICF-MR for 30 consecutive days.

**R9-28-103. Preadmission Screening Related Definitions**

Definitions. The following words and phrases, in addition to definitions contained in A.R.S. §§ 36-2901 and 36-2931, and 9 A.A.C. 22, Article 1, have the following meanings unless the context of the Chapter explicitly requires another meaning:

~~“Case record” is defined in 9 A.A.C. 22, Article 1.~~

“Developmental disability” means a disability described in A.R.S. § 36-551.

~~“Guardian” is defined in 9 A.A.C. 22, Article 1.~~

“PAS” means preadmission screening, which is the process of determining an individual’s risk of institutionalization at a NF or ICF-MR level of care, as specified in Article 3 of this Chapter.

“PASARR” means preadmission screening and annual resident review, which is the two-step screening process for mental illness and mental retardation as described in A.R.S. § 36-2936. The level I screening is used to identify potentially mentally ill (MI) or mentally retarded (MR) individuals before nursing facility admission. The level II screening used to make an in-depth assessment of potentially MI or MR individuals referred through the level I screening and to determine the appropriateness of nursing facility care and the need for special services for the MI or MR individual.

“Reassessment” means the process of redetermining PAS eligibility for ALTCS services on an annual or periodic basis, as appropriate, for all members.

**R9-28-107. Standards for Payment Related Definitions**

Definitions. The following words and phrases, in addition to definitions contained in A.R.S. §§ 36-2901 and 36-2931, and 9 A.A.C. 22, Article 1, have the following meanings unless the context of the Chapter explicitly requires another meaning:

~~“Aggregate” is defined in 9 A.A.C. 22, Article 1.~~

~~“Billed charges” is defined in 9 A.A.C. 22, Article 1.~~

~~“Capped fee for service” is defined in 9 A.A.C. 22, Article 1.~~

~~“Clean claim” is defined in 9 A.A.C. 22, Article 1.~~

~~“CPT” is defined in 9 A.A.C. 22, Article 1.~~

“County of fiscal responsibility” means the county that is financially responsible for the state’s share of ALTCS funding.

~~“Encounter” is defined in 9 A.A.C. 22, Article 1.~~

## NOTICE OF PROPOSED RULEMAKING

### TITLE 17. TRANSPORTATION

#### CHAPTER 4. DEPARTMENT OF TRANSPORTATION TITLE, REGISTRATION, AND DRIVER LICENSES

##### PREAMBLE

**1. Sections Affected**

R17-4-401  
R17-4-404

**Rulemaking Action**

Amend  
Amend

**2. The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**

Authorizing statute: A.R.S. § 28-366

Implementing statute: A.R.S. § 28-3306(A)(3)

**3. A list of all previous notices appearing in the Register addressing the proposed rule:**

Notice of Rulemaking Docket Opening: 9 A.A.R. 1431, May 9, 2003

**4. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**

Name: George R. Pavia, Department Rules Supervisor

Address: Administrative Rules Unit  
Department of Transportation, Mail Drop 507M  
3737 N. 7th Street, Suite 160  
Phoenix, AZ 85014-5079

Telephone: (602) 712-8446

Fax: (602) 241-1624

E-mail: gpavia@dot.state.az.us

Please visit the ADOT web site to track progress of this rule and any other agency rulemaking matters at [www.dot.state.az.us/about/rules/index.htm](http://www.dot.state.az.us/about/rules/index.htm).

**5. An explanation of the rule, including the agency's reasons for initiating the rulemaking:**

The amendment action of this rulemaking consolidates definitions from R17-4-404 – Driver Point System, into R17-4-401, the primary Section for definitions for this Article. Cross citations within these two Sections are also brought into correct alignment. The agency is making no changes to substantive provisions in either Section.

NOTE: Subsections re-lettered (D) through (H) indicating “no change” are not amended in this rulemaking because the agency intends to repeal these subsections of traffic survival school regulations with the making of specific rules in Chapter 7 on third-party programs.

**6. A reference to any study relevant to the rule that the agency reviewed and either proposes to rely on in its evaluation of or justification for the rule or proposes not to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:**

The agency is not relying on any study for this rulemaking.

**7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:**

Not applicable

**8. The preliminary summary of the economic, small business, and consumer impact:**

There are no changes in the economic impact of R17-4-404 since the last amendment rulemaking, effective July 12, 2001. The copy of the full economic impact statement for R17-4-404 from the last rulemaking is on file at the agency office listed in item #4 and with the Secretary of State, Public Services Division. The only other impact of this rule-making is a non-quantifiable convenience benefit to the agency and interested persons in having pertinent definitions for the Article united in a single Section.

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**9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:**

An interested person may communicate with the agency official listed in item #4 concerning the economic impact statement.

**10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:**

No oral proceeding is scheduled for this rulemaking. A person may submit a request for an oral proceeding to the agency official listed in item #4. If no oral proceeding is requested the public record for this rulemaking will close at 4:30 p.m. on Friday June 13, 2003.

**11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:**

None

**12. Incorporations by reference and their location in the rules:**

None

**13. The full text of the rules follows:**

**TITLE 17. TRANSPORTATION**

**CHAPTER 4. DEPARTMENT OF TRANSPORTATION**

**TITLE, REGISTRATION, AND DRIVER LICENSES**

**ARTICLE 4. DRIVER LICENSES**

Section

R17-4-401. Definitions

R17-4-404. Driver Point System

**ARTICLE 4. DRIVER LICENSES**

**R17-4-401. Definitions**

The following definitions apply to this Article unless otherwise specified:

1. "Civil traffic violation" is defined in A.R.S. § 28-121(B).

2. "Conviction" is defined in A.R.S. § 28-101(12).

~~3.~~ "Division" means the Arizona Department of Transportation, Motor Vehicle Division.

4. "Driver" is defined in A.R.S. § 28-101(18).

~~5.~~ "Financial responsibility (accident) suspension" means suspension by the Division of:

a. The Arizona driver license or driving privilege of an owner of a vehicle that:

i. Lacks the coverage required by A.R.S. § 28-4135, and

ii. Is involved in an accident in Arizona; and

b. The Arizona registration of a vehicle specified under R17-4-402(A), unless the Division receives proof the vehicle was sold.

6. "Gore area" is defined in A.R.S. § 28-644.

7. "Judgment" is defined in A.R.S. § 28-3001(11).

~~8.~~ "Proof the vehicle was sold" means a written statement to the Division from an owner that includes the following:

a. The seller's name,

b. The VIN,

c. The sale date, and

d. The purchaser's name and address.

~~9.~~ "Restricted permit" means written permission from the Division for:

a. A person subject to a financial responsibility (accident) suspension to operate a motor vehicle only:

i. Between the person's home and workplace,

ii. During the person's work-related activities, or

iii. Between the person's home and school; and

b. A vehicle with an Arizona registration subject to a financial responsibility (accident) suspension to be operated by a person specified under R17-4-402 only:

i. Between the person's home and workplace;

ii. During the person's work-related activities; or

iii. Between the person's home and school.

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- 5-10. "State" means a state, territory or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico.
- 6-11. "SR22" means a certificate of insurance that complies with requirements under A.R.S. § 28-4077(A).
12. "Suspension" is defined in A.R.S. § 28-3001(16).
13. "Thirty-six-month period" means the time measured:
- a. From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and
  - b. To that day and month three years before the date of the violation under subsection (13)(a).
14. "Traffic survival school" means a Division-licensed business that offers training and educational sessions to improve the safety and habits of drivers required to successfully complete the training and educational sessions under Arizona Revised Statutes, Title 28.
15. "Twelve-month period" means the time measured:
- a. From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and
  - b. To that day and month one year before the date of the violation under subsection (15)(a).
16. "Twenty-four-month period" means the time measured:
- a. From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and
  - b. To that day and month two years before the date of the violation under subsection (16)(a).
- 7-17. "VIN" or "vehicle identification number" is defined in A.R.S. § 13-4701(4).
- 8-18. "Withdrawal action" means a Division action that invalidates a person's Arizona driving privilege or a vehicle's Arizona registration that includes:
- a. A suspension;
  - b. A revocation;
  - c. Any outstanding warrant; or
  - d. Any unresolved citation.

**R17-4-404. Driver Point System**

**~~A.~~ In this Section:**

1. ~~"Civil traffic violation" is defined in A.R.S. § 28-121(B).~~
2. ~~"Conviction" is defined in A.R.S. § 28-101(12).~~
3. ~~"Division" means the Arizona Department of Transportation, Motor Vehicle Division.~~
4. ~~"Driver" is defined in A.R.S. § 28-101(18).~~
5. ~~"Gore area" is defined in A.R.S. § 28-644.~~
6. ~~"Judgment" is defined in A.R.S. § 28-3001(11).~~
7. ~~"Suspension" is defined in A.R.S. § 28-3001(16).~~
8. ~~"Thirty-six-month period" means the time measured:~~
  - a. ~~From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and~~
  - b. ~~To that day and month three years before the date of the violation under subsection (A)(8)(a).~~
9. ~~"Traffic survival school" means a Division-licensed business that offers training and educational sessions to improve the safety and habits of drivers required to successfully complete the training and educational sessions under Arizona Revised Statutes, Title 28.~~
10. ~~"Twelve-month period" means the time measured:~~
  - a. ~~From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and~~
  - b. ~~To that day and month one year before the date of the violation under subsection (A)(10)(a).~~
11. ~~"Twenty-four-month period" means the time measured:~~
  - a. ~~From the date of the most recent violation with assigned points for which a driver has a conviction or judgment, and~~
  - b. ~~To that day and month two years before the date of the violation under subsection (A)(11)(a).~~

**~~B.~~ A.** Under A.R.S. § 28-3306(A)(3), if a driver accumulates eight or more points in the 12-month period defined in subsection ~~(A)(10)~~ R17-4-401(15), the Division shall either order the driver to successfully complete the curriculum of a licensed traffic survival school or suspend the driver's Arizona driver license or the Arizona driving privilege under A.R.S. § 28-3152 of a driver not licensed by the Division. The Division shall assign points to a driver as follows:

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	Points
1. Conviction of violating A.R.S. § 28-1381, driving or actual physical control of a vehicle while under the influence of intoxicating liquor or drugs;	8
2. Conviction of violating A.R.S. § 28-1382, driving or actual physical control of a vehicle while under the extreme influence of intoxicating liquor;	8
3. Conviction of violating A.R.S. § 28-693, reckless driving;	8
4. Conviction of violating A.R.S. § 28-708, racing on highways;	8
5. Conviction of violating A.R.S. § 28-695, aggressive driving;	8
6. Conviction or judgment of violating A.R.S. §§ 28-662, 28-663, 28-664, or 28-665, relating to a driver's duties after an accident;	6
7. Conviction or judgment of violating A.R.S. § 28-672(C), failure to comply with a red traffic-control signal, failure to yield the right of way when turning left at an intersection, or failure to comply with a stop sign, and the failure results in an accident causing death to another person;	6
8. Conviction or judgment of violating A.R.S. § 28-672(A), failure to comply with a red traffic-control signal, failure to yield the right of way when turning left at an intersection, or failure to comply with a stop sign, and the failure results in an accident causing serious physical injury to another person;	4
9. Conviction or judgment of violating A.R.S. § 28-701, speeding;	3
10. Conviction or judgment of violating A.R.S. § 28-644(A)(2), driving over or across, or parking in any part of a gore area; and	3
11. Conviction or judgment of violating any other traffic regulation that governs a vehicle moving under its own power.	2

~~E.B.~~ The Division shall send a dated order of assignment to traffic survival school under A.R.S. § 28-3318 to a driver with 8 to 12 points in the 12-month period defined in ~~subsection (A)(10) R17-4-401(15)~~, who did not complete traffic survival school in the 24-month period defined in ~~subsection (A)(11) R17-4-401(16)~~.

1. The order of assignment shall:
  - a. Instruct the driver to submit any hearing request to the Division within 15 days after the date of the order of assignment; and
  - b. Instruct the driver that failure to successfully complete traffic survival school within 60 days after the date of the order of assignment will result in the Division issuing a six-month order of suspension.
2. The Division shall record that a driver completed traffic survival school if:
  - a. A licensed traffic survival school reports that the driver successfully completed the curriculum, or
  - b. The driver presents to the Division an original certificate of completion issued by a licensed traffic survival school, within 30 days of issuance of the certificate.
3. The Division shall send a driver a six-month order of suspension under A.R.S. § 28-3318 if the driver does not establish completion of traffic survival school ~~in accordance with~~ according to subsections ~~(C)(1) (B)(1)~~ and ~~(C)(2) (B)(2)~~.
4. The Division shall specify on an order of suspension:
  - a. The period within which the driver may make a hearing request to the Division, and
  - b. The effective date of the suspension.

~~D.C.~~ The Division shall:

1. Send a driver an order of suspension under A.R.S. § 28-3318 when the driver comes under subsection ~~(B)~~ (A) and does not come under subsection ~~(C)~~ (B);
2. Specify the length of the suspension on the order of suspension as follows:
  - a. A three-month suspension for accumulation of 13 to 17 points in the 12-month period defined in ~~subsection (A)(10) R17-4-401(15)~~,
  - b. A ~~3-month~~ three-month suspension for accumulation of 8 to 12 points in the 12-month period defined in ~~subsection (A)(10) R17-4-401(15)~~ and traffic survival school successfully completed in the 24-month period defined in ~~subsection (A)(11) R17-4-401(16)~~,

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- c. A six-month suspension for accumulation of 18 to 23 points in the 12-month period defined in ~~subsection (A)(10) R17-4-401(15)~~, and
- d. A 12-month suspension for accumulation of 24 or more points in the 36-month period defined in ~~subsection (A)(8) R17-4-401(13)~~; and
3. Specify, on the order of suspension:
  - a. The period within which the driver may make a hearing request to the Division, and
  - b. The effective date of the suspension.

~~E.D.~~ No change

~~F.E.~~ No change

~~G.F.~~ No change

~~H.G.~~ No change

~~I.H.~~ No change

NOTICE OF PROPOSED RULEMAKING

TITLE 17. TRANSPORTATION

CHAPTER 6. DEPARTMENT OF TRANSPORTATION  
OVERDIMENSIONAL PERMITS

PREAMBLE

**1. Sections Affected**

Article 1, Table 1  
R17-6-201  
R17-6-306  
R17-6-307  
R17-6-406  
Article 4, Table 4

**Rulemaking Action**

Amend  
Amend  
Amend  
Amend  
Amend  
Amend

**2. The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):**

Authorizing statute: A.R.S. § 28-366

Implementing statutes: A.R.S. §§ 28-1091 through 28-1100 and 28-1103 through 28-1107

**3. A list of all previous notices appearing in the Register addressing the proposed rule:**

Notice of Rulemaking Docket Opening: 9 A.A.R. 1164, April 4, 2003

**4. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:**

Name: Troy Walters, Rules Analyst

Address: Administrative Rules Unit  
Department of Transportation, Mail Drop 507M  
3737 N. 7th Street, Suite 160  
Phoenix, AZ 85014-5079

Telephone: (602) 712-6722

Fax: (602) 241-1624

E-mail: twalters@dot.state.az.us

Please visit the ADOT web site to track progress of this rule and any other agency rulemaking matters at [www.dot.state.az.us/about/rules/index.htm](http://www.dot.state.az.us/about/rules/index.htm).

**5. An explanation of the rule, including the agency's reasons for initiating the rulemaking:**

The agency has requested that the rules be amended for clarity and conciseness. These amendments include, but are not limited to, the following: Adjusting threshold dimensions; adjusting width allowances on specified highways; requiring a permittee provided communications link between DPS and the driver of a load or escort vehicle to assist with traffic control during holiday transport; clarifying the vehicle or load overhang provision; clarifying night movement dimensions; removing an unneeded reference; and adding weight restrictions.

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6. A reference to any study relevant to the rule that the agency reviewed and either proposes to rely on in its evaluation of or justification for the rule or proposes not to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:

The agency did not rely on any study in this rulemaking.

7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact:

Manufactured housing industry should benefit by being able to move manufactured houses up to 16 feet wide on designated highways under a class A permit, instead of a class C permit. Industry may have a cost for providing communication with the Department of Public Safety.

9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

An interested party may communicate with the agency official listed in item #4 concerning the economic impact statement.

10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

No oral proceeding is scheduled for this rulemaking action. A request for an oral proceeding may be made to the agency official listed in item #4. If no request for an oral proceeding is made, the public record for this rulemaking will close at 4:30 p.m. on June 13, 2003.

11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

None

12. Incorporations by reference and their location in the rules:

None

13. The full text of the rules follows:

TITLE 17. TRANSPORTATION

CHAPTER 6. DEPARTMENT OF TRANSPORTATION  
OVERDIMENSIONAL PERMITS

ARTICLE 1. GENERAL PROVISIONS

Section

Table 1. Threshold Dimensions

ARTICLE 2. PERMIT CLASSES

Section

R17-6-201. Class A

ARTICLE 3. SAFETY REQUIREMENTS

Section

R17-6-306. Traffic Control Provisions

R17-6-307. Projecting Loads

ARTICLE 4. TRANSPORT RESTRICTIONS

Section

R17-6-406. Holiday Transport

Table 4. Permanent Overdimensional Vehicle Highway Restrictions

ARTICLE 1. GENERAL PROVISIONS

**Table 1. Threshold Dimensions**

A vehicle or load exceeding any tabular measurement requires an overdimensional permit in an applicable class as prescribed under Article 2 of this Chapter.

**Notices of Proposed Rulemaking**

Width (in feet, inches)		
All vehicles on the state highway system as designated by the Transportation Board under A.R.S. § 28-304(A)(2)	8' 6"	
Height (in feet, inches)		
All vehicles on the state highway system as designated by the Transportation Board under A.R.S. § 28-304(A)(2)	14'	
Length (in feet, inches)		
Straight trucks		40'
Truck tractor-semitrailer, semitrailer length	Interstate system	57' <u>6"</u>
	Other high-ways	53' per trailer; 65' overall combination
Truck tractor-semitrailer, full trailer combination		No overall length limit
Trailers in twin trailer combination		28' 6" per trailer
Vehicle transporter combination		75'
Overhang	Front	3'
	Rear	6'
Weight (in pounds)		
Single axle		20,000
Tandem axle		34,000
Steering axle		20,000
Gross vehicle weight; five axles or more and 51 feet maximum length*		80,000

\*Maximum allowed weight on axle groups is computed by the formula prescribed under A.R.S. § 28-1100(A)(4).

**ARTICLE 2. PERMIT CLASSES**

**R17-6-201. Class A**

**A.** MVD shall issue a class A permit according to the following schedule:

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Vehicle-load description	A non-reducible specified load over legal threshold as prescribed in R17-6-102, Table 1 to a maximum:	
	Height	16 feet
	Overall length	120 feet
	Width	14 feet
	Weight	250,000 lbs.
Permit option	Single trip: 96-hour maximum	
	Multiple trip: 30-day maximum	
Standard permit fee for weight not exceeding 80,000 pounds	Single trip	\$15
	Multiple trip	\$30
Overweight permit fee for weight less than 250,000 pounds but that exceeds legal threshold in R17-6-102, Table 1	Single trip	\$75
	Multiple trip	\$75

- B.** The Division shall permit movement of a manufactured home up to 16' wide under a class A permit on selected routes as prescribed under R17-6-412, Table 4.

**ARTICLE 3. SAFETY REQUIREMENTS**

**R17-6-306. Traffic Control Provisions**

- A.** The Department may require traffic control by the Arizona Department of Public Safety or other means to ensure public highway safety. The Department shall consider the following when determining the need for additional traffic control:
1. Proposed route;
  2. Vehicle or load dimensions; or
  3. Time of movement.
- B.** If the Department requires traffic control by the Arizona Department of Public Safety, the permittee shall provide a communications link between the Arizona Department of Public Safety and the driver of a load or escort vehicle.

**R17-6-307. Projecting Loads**

- A.** The Department shall require a class C permit for any vehicle load that projects more than three feet from the side of the vehicle.
- B.** The Department shall require a class A permit for any vehicle load that projects:
1. No more than three feet from either side of the vehicle when a projecting object has a thickness of 12 inches or greater, or
  2. No more than two feet from either side of the vehicle when a projecting object is less than 12 inches thick.
- C.** A permit applicant for a manufactured home unit under class A shall not have:
1. A measured box width greater than 14 feet, and
  2. An eave of greater than two feet projecting on the unit's side facing the roadway.
- D.** Escort vehicle requirement. A permittee of a vehicle with a projecting load shall have an escort vehicle accompaniment as follows:
1. A front escort vehicle if the front load projection is longer than 20 feet, or
  2. A rear escort vehicle if rear projection is longer than 20 feet.
- E.** A permittee of a vehicle or load with greater than four feet ~~front or~~ rear overhang shall:
1. Attach a warning flag to the load during daylight operations, or
  2. Attach safety lighting during nighttime operation.

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- F.** An integral component removed from a loaded primary object may be transported on the same vehicle bearing the primary object providing the component does not cause the hauling unit to exceed:
1. Maximum permitted gross weight,
  2. Maximum permitted axle weight, or
  3. Maximum permitted width.

**ARTICLE 4. TRANSPORT RESTRICTIONS**

**R17-6-406. Holiday Transport**

- A.** The provisions of this Section apply to an overdimensional vehicle or load with dimensions greater than:
1. 10 feet wide
  2. 14.6 feet high
  3. 10 feet long in front- or rear-overhang, or
  4. 120 feet long.
- B.** A permittee shall not transport an overdimensional load described under subsection (A)(1) in Arizona on the following holidays defined in A.R.S. § 1-301:
1. New Year's Day,
  2. Memorial Day,
  3. Independence Day,
  4. Labor Day,
  5. Thanksgiving Day, or
  6. Christmas Day, and
- C.** A holiday restriction on transport in subsection (B) also includes days before and after a holiday as follows:
1. When a holiday occurs on a Friday, transport shall stop on Thursday at noon and may resume the following Monday at one-half hour before sunrise, or Monday at three a.m. if night movement is allowed under R17-6-409;
  2. When a holiday occurs on a Saturday or Sunday, transport shall stop on Friday at noon and may resume the following Monday at one-half hour before sunrise, or Monday at three a.m. if night movement is allowed under R17-6-409;
  3. When a holiday occurs on a Monday, transport shall stop on the preceding Friday at noon and may resume the following Tuesday at one-half hour before sunrise, or Tuesday at three a.m. if night movement is allowed under R17-6-409; and
  4. When a holiday occurs on a Tuesday, Wednesday, or Thursday, transport shall stop at noon of the day before a holiday and may resume on the day after a holiday at one-half hour before sunrise, or on the day after a holiday at three a.m. if night movement is allowed under R17-6-409.

**Table 4. Permanent Overdimensional Vehicle Highway Restrictions**

MP – Milepost      Jct – Junction of Routes      F/R – Escorts at Front and Rear

Route Type	Route #	Restriction Criteria	Special Movement	Maximum Height	Maximum Length	At or over a width of	Maximum Weight (in lbs)
Interstate	8	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate	10	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate	10	MP 205.45 (Battaglia underpass)		15' 9"			
Interstate	10	Eastbound at MP 289.35 (Pantano Railroad underpass)		15'			
Interstate	10	Westbound at MP 289.35 (Pantano Railroad underpass)		15' 3"			
Interstate Business	10	MP 305.79 (SR 80 underpass)		14'			
Interstate Business	10	MP 305.85 (SP Railroad underpass)		14' 3"			

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<b>Route Type</b>	<b>Route #</b>	<b>Restriction Criteria</b>	<b>Special Movement</b>	<b>Maximum Height</b>	<b>Maximum Length</b>	<b>At or over a width of</b>	<b>Maximum Weight (in lbs)</b>
Interstate	15	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate	15	LCVs only - All of route requires Class E (See R17-6-206, Table 2)			92'		111,000
Interstate	15	LCVs only – All of route requires Class E (See R17-6-206, Table 2)			105'		129,000
Interstate	17	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate	17	Southbound at MP 293.26 (Cornville/Mcquireville underpass)		14' 11"			
Interstate	17	19th Avenue to Buckeye Road		15' 8"			
Interstate	19	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate	40	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
Interstate Business	40	Jct I-40 (West Flagstaff Traffic Interchange) to Jct US 89				12' requires F/R	
Interstate Business	40	MP 142.18 (Seligman GS)		15' 3"			
Interstate Business	40	MP 142.21 (SF Railroad underpass)		15' 3"			
Interstate Business	40	MP 165.98 (ATSF Railroad underpass)		14' 10"			
Interstate Business	40	MP 195.96 (SP Railroad underpass)		13' 9"			
<u>Interstate frontage road</u>	<u>40</u>	<u>South frontage road at MP 300.75, Little Lithodendron Bridge SFR</u>					<u>20,000</u>
State	51	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
US	60	Wickenburg to Florence Junction	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
US	60	Florence Junction to Globe			80'+ unarticulated vehicle requires F/R; 110'+ articulated vehicle requires F/R	11' requires F/R	
<u>US</u>	<u>60</u>	<u>MP 227.71 (Queen Creek Bridge) (Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	60	MP 228.13 (Queen Creek Tunnel)		14'			

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Route Type	Route #	Restriction Criteria	Special Movement	Maximum Height	Maximum Length	At or over a width of	Maximum Weight (in lbs)
<u>US</u>	<u>60</u>	<u>MP 238.25 (Pinto Creek Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
<u>US</u>	<u>60</u>	<u>MP 292.91 (Apache Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	60	Salt River Canyon to Show Low			80'+ unarticulated vehicle requires F/R; 110'+ articulated vehicle requires F/R	12' requires F/R	
<u>US</u>	<u>60</u>	<u>MP 323.44 (Cedar Canyon Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>140,000</u>
US	60	Jct SR 61 to Jct US 180				12' requires F/R	
US	60	Eastbound at MP 110.24 (Wickenburg Railroad underpass)		13' 11"			
US	60	Westbound at MP 110.24 (Frontier Street underpass)		13' 7"			
US	61	Jct US 60 to Jct US 180				12' requires F/R	
State	61	Jct US 191 to State Line				10' requires F/R	
State	64	MP 237.1 to Jct US 89				12' requires F/R	
US	64	MP 470 to MP 465.2 requires Class E (See R17-6-206 Table 2)			92'		123,500
State	67	MP 579.36 to North Rim (Seasonal restriction Nov. 15 through May 15)					20,000
State	67	Jct US 89A to North Rim				12' requires F/R	
State	68	Jct US 93 to Jct SR 95	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State	69	Jct I-17 to Prescott	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
US	70	MP 253.63 (Pinal SP Railroad)		15' 8"			
State	71	Jct US 60 to Jct State 89				12' requires F/R	
State	72	Jct SR 95 to Jct US 60				12' requires F/R	
State	73	Jct US 60 to MP 334.72				10' requires F/R	

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<b>Route Type</b>	<b>Route #</b>	<b>Restriction Criteria</b>	<b>Special Movement</b>	<b>Maximum Height</b>	<b>Maximum Length</b>	<b>At or over a width of</b>	<b>Maximum Weight (in lbs)</b>
State	77	MP 109.15 (San Manuel overpass)		14'			
State	77	MP 119.15 (San Manuel overpass)		14' 1"			
State	77	Winkelman to Jct US 70			80'+ unarticulated vehicle requires F/R; 110'+ articulated vehicle requires F/R	12' requires F/R	
State	77	Show Low to Holbrook				12' requires F/R	
State	78	Jct SR 75 and US 191 to state line				12' requires F/R	
State	80	MP 317.65 (Tombstone pedestrian underpass)		15' 2"			
State	80	MP 343.57 (Lowell underpass)		12' 11"			
<u>State</u>	<u>80</u>	<u>MP 352.38 (Glance Creek Bridge)</u>					<u>80,000</u>
State	80	Douglas to New Mexico State Line				12' requires F/R	
State	82	Sonoita to Jct SR 80				12' requires F/R	
State	83	MP 3.19 to Sonoita				10' requires F/R	
State	83	Sonoita to Jct I-10				12' requires F/R	
State	84	<u>Westbound at MP 177.67 (SP Railroad underpass)</u>		14'			
<u>State</u>	<u>84</u>	<u>Eastbound at MP 177.6 (SP Railroad underpass)</u>		<u>13' 4"</u>			
State	85	International boundary to Ajo				12' requires F/R	
State	85	MP 0.38 (SP railroad underpass)		14' 8"			
State	85	MP 0.57 (I-8 westbound overpass)		15"			
State	85	MP 0.58 (I-8 eastbound overpass)		15'			
State	85	MP 120.41 (Interstate Business 8 underpass – detour available)		15' 6"			
State	86	Why (Jct SR 85) to Jct SR 286 (Coordinate with Tohono O'odham Police)				12' requires F/R	
State	87	Jct US 60 to Payson	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State	87	MP 254 (Payson) to Winslow				12' requires F/R	
State	88	Idaho Road to MP 242.04 (Roosevelt)				Over 8' requires class C permit	
State	88	MP 220.6 to MP 226.6			40'		20,000

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Route Type	Route #	Restriction Criteria	Special Movement	Maximum Height	Maximum Length	At or over a width of	Maximum Weight (in lbs)
State	88	MP 209.5 (Willow Creek Bridge)		14'			
State	88	MP 222 to MP 224.3 ONE LANE ROAD RESTRICTION					
State	89	Jct US 93 to Prescott City limits				12' requires F/R	
<u>State</u>	<u>89</u>	<u>MP 346.70 (Hell Canyon Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>140,000</u>
State	89	MP 295 to MP 308			40'	Over 8' requires class C permit	
<u>State</u>	<u>89</u>	<u>MP 309.45 (Granite Creek Bridge #2)</u>					<u>80,000</u>
<u>US</u>	<u>89</u>	<u>MP 466.88 (Cameron Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	89	MP 549.54, Glen Canyon Bridge (Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)					150,000
US	89	MP 552 to MP 532, LCVs require Class E (See R17-6-206, Table 2)			92'		111,000
State	89A	Jct State 89 (Prescott) to MP 331				12' requires F/R	
State	89A	MP 319.01 (Santa Fe Railroad underpass)		13' 11"			
State	89A	MP 331 to MP 346			50'	Over 8' requires class C permit	
State	89A	Jct SR 179 (Sedona) to Flagstaff				10' requires F/R	
<u>State</u>	<u>89A</u>	<u>MP 375.66 (Wilson Canyon Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	89A	Jct US 89 to MP 548 (Cliffdweller's Lodge)				10' requires F/R	
<u>US</u>	<u>89A</u>	<u>MP 537.86 (Navajo Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	89A	MP 548 to Jacob Lake				Over 8'6" requires class C permit	
US	89A	Jacob Lake to Fredonia				12' requires F/R	

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Route Type	Route #	Restriction Criteria	Special Movement	Maximum Height	Maximum Length	At or over a width of	Maximum Weight (in lbs)
US	89A	MP 610 to MP 579.4, LCVs require Class E (See R17-3-206, Table 2)			92'		123,500
State	90	Jct I-10 to Sierra Vista	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
US	93	<b>Post marker 3 to Hoover Dam</b> – No oversized vehicle permitted					
US	93	MP 17 to MP 3				10' requires F/R	
US	93	Jct I-40 to Jct SR 68	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
US	93	Wikieup to Jct SR 97				12' requires F/R	
<u>US</u>	<u>93</u>	<u>MP 139.07 (Burro Creek Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>140,000</u>
State	95	Jct SR 68 to city limits of Bullhead City	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State Spur	95	MP 144.83 (Colorado River Bridge)					80,000
State	96	Jct SR 97 to Hillside				10' requires F/R	
State	98	Jct US 89 to MP 320, LCVs require Class E (see R17-6-206, Table 2)			92'		111,000
State	98	MP 361.39 (electrical wire near Jct US 160)		16'6"			
<u>State</u>	<u>99</u>	<u>MP 38.9 (Jacks Canyon Bridge)</u>					<u>80,000</u>
State	101	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State	160	MP 470 to MP 394, LCVs require Class E (see R17-6-206, Table 2)			92'		123,500
US	163	Jct US 160 (Kayenta) to State Line				12' requires F/R	
US	163	MP 410 to MP 394.5, requires Class E (See R17-6-206, Table 2)			92'		123,500
State	170	Jct US 70 to Route End				12' requires F/R	
State	177	Winkelman to Jct US 60 (Superior)				12' requires F/R	
State	179	Jct I-17 to Sedona				12' requires F/R	
US	180	Jct SR 64 to Flagstaff				12' requires F/R	
US	180	Jct US 60 (Springerville) to Jct US 191 (Alpine)				12' requires F/R	
US	180	Jct SR 77 to Jct SR 61				12' requires F/R	
State	181	Jct US 191 to MP 65.04 (Chiricahua Nat'l Monument)				12' requires F/R	

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Route Type	Route #	Restriction Criteria	Special Movement	Maximum Height	Maximum Length	At or over a width of	Maximum Weight (in lbs)
State	186	Dos Cabezas (MP 342.92) to Jct SR 181				10' requires F/R	
State	187	Jct 387 to Jct SR 87				12' requires F/R	
State	188	MP 250 to MP 260				12' requires F/R	
<u>State</u>	<u>188</u>	<u>MP 244.28 (Roosevelt Lake Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>150,000</u>
US	191	Jct I-40 to Jct US 160				12' requires F/R	
US	191	MP 173.18 to Jct US 180 (Alpine)			40'	Over 8' requires class C permit	
<u>US</u>	<u>191</u>	<u>MP 153.51 (Guthrie Bridge)</u> <u>(Requires that vehicle come to complete stop, then proceed at 5 m.p.h. in the center of the bridge, with no gear shifting)</u>					<u>100,000</u>
State	202	All of route	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State	260	Jct SR 87 (Payson) to Star Valley	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				
State	260	Jct SR 87 (Payson) to MP 339				12' requires F/R	
State	260	MP 358 to MP 410			80'+ requires F/R	12' requires F/R	
State	261	MP 394.4 to 412.7					35,000
State	264	Jct US 160 to MP 471.29				12' requires F/R	
State	266	Jct US 191 to MP 123.8				12' requires F/R	
State	273	All of route			80'+ requires F/R	10' requires F/R	20,000
State	286	International boundary to Jct SR 86				12' requires F/R	
State	288	Jct SR 188 to Route End (Near Young)			70'	Over 8' requires class C permit	
State	288	MP 262.44 (Salt River Bridge)		12'			80,000
State	289	Jct I-19 to Route End				10' requires F/R	
State	347	Jct SR 84 to Jct I-10	See R17-6-405, R17-6-409, <u>R17-6-201(B)</u>				

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<b>Route Type</b>	<b>Route #</b>	<b>Restriction Criteria</b>	<b>Special Movement</b>	<b>Maximum Height</b>	<b>Maximum Length</b>	<b>At or over a width of</b>	<b>Maximum Weight (in lbs)</b>
State	366	MP 115 to Route End (Graham Peak)			40'	Over 8' requires class C permit	
State	377	Jct SR 277 to Jct SR 77				12' requires F/R	
State	386	Jct SR 86 to Kitt Peak				10' requires F/R	
State	389	LCVs only - All of route requires Class E (See R17-6-206, Table 2)			92'		123,500
State	473	Jct SR 260 to Route End (Hawley Lake)			60'+ requires F/R	10' requires F/R	20,000
State	564	Jct US 160 to Route End				12' requires F/R	